

RESOLUTION OF THE BOSTON REDEVELOPMENT AUTHORITY
RE: PROPOSED DISPOSITION OF Parcels R-21c and R-21d

IN THE CHARLESTOWN URBAN RENEWAL AREA PROJECT NO. MASS R-55

WHEREAS, the Boston Redevelopment Authority, hereinafter referred to as the "Authority" has entered into a contract for loan and grant with the Federal Government under Title 1 of the Housing Act of 1949, as amended, which contract provides for financial assistance to the hereinafter identified project; and

WHEREAS, the Urban Renewal Plan for the Charlestown Urban Renewal Area, Project No. Mass. R-55, hereinafter referred to as the "Project Area," has been duly reviewed and approved in full compliance with local, state, and federal law; and

WHEREAS, the Authority is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with federal financial assistance under said Title 1, including those prohibiting discrimination because of race, color, creed or national origin; and

WHEREAS, Helen G. and John J. Dennehy have expressed a desire to purchase said Parcel R-21c, sub-parcel 1 for the purpose of developing a yard; and

WHEREAS, Mary Murphy and Margaret Lodge have expressed a desire to purchase said Parcel R-21c, sub-parcel 2 for the purpose of developing a yard; and

WHEREAS, Ann Bambery and Florence Bambery have expressed a desire to purchase said Parcel R-2ld, sub-parcel 1 for the purpose of developing a yard; and

WHEREAS, Marjorie J. and William J. Cotter have expressed a desire to purchase said Parcel R-2ld, sub-parcel 2 for the purpose of developing a yard:

NOW, THEREFORE, BE IT RESOLVED BY THE BOSTON REDEVELOPMENT AUTHORITY:

- 1. That Helen G. and John J. Dennehy, Mary Murphy and Margaret Lodge, Ann Bambery and Florence Bambery, and Marjorie J. and William J. Cotter be and hereby are designated as redevelopers of disposition Parcels R-2lc, sub-parcel 1; R-2lc, sub-parcel 2; R-2ld, sub-parcel 1; and R-2ld, sub-parcel 2, respectively, subject to:
  - (a) Concurrence in the proposed disposal transaction by the United States Department of Housing and Urban Development.
  - (b) Completion of improvements within 6 months from date of conveyance
- 2. That disposal of said parcels by negotiation is the appropriate method of making land available for redevelopment.
- 3. That it is hereby determined that Helen G. and John J. Dennehy, Mary Murphy and Margaret Lodge, Ann Bambery and Florence Bambery, and Marjorie J. and William J. Cotter, respectively, possess the qualifications and financial resources necessary to acquire and develop the land in accordance with the Urban Renewal Plan for the Project Area.
- 4. That the subdivision of Parcel R-21 into R-21c, sub-parcel 1; R-21c, sub-parcel 2; R-21d, sub-parcel 1; R-21d, sub-parcel 2 in accordance with Section 602, Paragraph 15, of the Charlestown Urban Renewal Area, is hereby approved.
- 5. That the Director is hereby authorized for and in behalf of the Authority to execute and deliver Land Disposition Agreements for Disposition Parcels R-21c, sub-parcel 1; R-21c, sub-parcel2; R-21d, sub-parcel 1; R-21d, sub-parcel 2, between the Authority as seller and Helen G. and John J. Dennehy, Mary Murphy and Margaret Lodge, Ann Bambery and Florence Bambery, and Marjorie J. and William J. Cotter, respectively, as buyers in consideration of that purchase price in which HUD concurrence is received, and the buyers' agreement to continue to maintain the Parcels, such agreement to be in the Authority's usual form and to contain such other and further terms and provisions as the Director shall deem proper and in the best interests of the Authority.

- 6. That the Director is further authorized to execute and deliver deeds conveying said parcels pursuant to such disposition agreements; and that the execution by the Director of such agreements and deeds to which a certificate of this vote is attached, shall be conclusively deemed authorized by this resolution and conclusively evidenced that the terms and provisions thereof are by the Director deemed proper and in the best interests of the Authority.
- 7. That the Director is further authorized to grant, to and for the benefit of abutting land owners, such easements of access and travel over disposition parcels R-2lc, sub-parcel 1; R-2lc, sub-parcel 2; R-2ld, sub-parcel 1; R-2ld, sub-parcel 2 as the Director shall deem necessary or appropriate, such easement grants to contain such terms and conditions as the Director shall deem proper and in the best interests of the Authority.
  - 8. That the Secretary be and hereby is authorized and directed to publish notice of the proposed disposition transactions in accordance with Section 105(E) of the Housing Act of 1949, as amended, including information with respect to the "Redeveloper's Statement for Public Disclosure."

October 16, 1969

## CHARLESTOWN URBAN RENEWAL AREA R-55

## SUMMARY SHEET, PARCELS

Parcel No.		Area(sq.ft.)	Proposed Developer	Proposed Treatment
R-21c sub-parcel	1	495	Helen G. & John J. Dennehy 8 North Mead Street Charlestown	landscaping for yard space
R-21c sub-parcel	2	495	Mary Murphy and Margaret Lodge 18 Cedar Street Roslindale	landscaping for yard space
R-21d sub-parcel	1	495	Ann Bambery and Florence Bambery 6 Woods Place Charlestown	landscaping for yard space
R-21d sub-parcel	2	495	Marjorie J. and William J. Cotter 1 North Mead Street Ct. Charlestown	landscaping for yard space

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## **MEMORANDUM**

TO: Boston Redevelopment Authority

FROM: John D. Warner, Director

SUBJECT: Charlestown Mass R-55 / Designation of Developers

The four owners of property abutting Parcels R-21c and R-21D have been notified of the availability of the lots, in accordance with the "Policies and Procedures for the Sale of Small Parcels..." which were adopted by the Authority on November 18, 1966.

Letters of interest have been received from all four property owners and a meeting has been held between the interested parties and members of the staff. It was proposed at the meeting that the two parcels be subdivided in such a way that all four parties receive equal portions of land. The property owners have agreed to such a division of the parcels. A summary sheet is attached which indicates the area, proposed developer, and proposed treatment of each sub-parcel.

It is recommended that the Authority adopt the attached resolution designating the four owners of abutting property, as identified on the summary sheet and within the resolution, as redevelopers of Parcels R-21c and R-21D.

RESOLUTION OF THE BOSTON REDEVELOPMENT AUTHORITY RE: PROPOSED DISPOSITION OF PARCEL R-78

IN THE CHARLESTOWN URBAN RENEWAL AREA PROJECT NO. MASS. R-55

WHEREAS the Boston Redevelopment Authority, hereinafter referred to as the "Authority", has entered into a contract for loan and grant with the Federal Government under Title I of the Housing Act of 1949, as amended, which contract provides for financial assistance to the hereinafter identified project; and

WHEREAS the Urban Renewal Plan for the Charlestown Urban Renewal Area, Project No. Mass. R-55, hereinafter referred to as the "Project Area," has been duly reviewed and approved in full compliance with local, State and Federal law; and

WHEREAS the Authority is cognizant of the conditions that are imposed in the undertaking and carrying out of urban renewal projects with Federal financial assistance under said Title I, including those prohibiting discrimination because of race, color, creed or national origin; and

WHEREAS Catherine D. Downes has expressed a desire to purchase said Parcel R-78 for the purpose of landscaping and paving a space for off-street parking:

NOW, THEREFORE, BE IT RESOLVED BY THE BOSTON REDEVELOPMENT AUTHORITY:

- 1. That Catherine D. Downes be and hereby is designated as redeveloper of Disposition Parcel R-78 subject to:
  - (a) Concurrence in the proposed disposal transaction by the United States Department of Housing and Urban Development.
  - (b) Completion of improvements within six months of date of conveyance.
- 2. That disposal of said parcel by negotiation is the appropriate method of making land available for redevelopment.